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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/668,142	09/24/2003	Amit Singhal	0026-0047	2802
44989 HARRITY SN	7590 07/09/2007 IYDER, LLP		EXAM	INER
11350 Randon SUITE 600			PYO, MO	NICA M
FAIRFAX, VA	A 22030		ART UNIT	PAPER NUMBER
	•		2161	
			MAIL DATE	DELIVERY MODE
			07/09/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Interview Summary	10/668,142	SINGHAL ET AL.						
interview Summary	Examiner		Art Unit					
	Monica M. Pyo		2161					
All participants (applicant, applicant's representative, PTO personnel):								
(1) Monica M. Pyo.	(3) <u>Meagan Wal</u>	ling.						
(2) <u>Leslie Wong</u> .	(4)							
Date of Interview: <u>25 June 2007</u> .								
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant 2)□ applicant's representative]								
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)□ No.							
Claim(s) discussed: <u>1</u> .								
Identification of prior art discussed: <u>U.S. Patent Application Publication No. 2003/0220912 by Fain et al.</u> .								
Agreement with respect to the claims f)⊠ was reached. g)□ was not reached. h)□ N/A.								
Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Agreement was made to amend and narrow the claim limitation (i.e., determining whether the entered term or phrase is a commercial query or a non-commercial query) to independent claim(s) to further overcome the prior art of record. (A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.) THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.								
Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.	Exam	niner's signa	ture, if required					

Application No.

Applicant(s)



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Subject:

10/668,142

Date: June 22, 2007

Message:

Topics to discuss at interview (6/25 at 3PM) and proposed amendment

HARRITY SNYDER, LLP

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10/668,142

Independent claim 1 stands rejected under 35 U.S.C. § 103(a) as unpatentable over FAIN et al. in view of PETROPOULOS. The Examiner relies on paragraphs 0024, 0048, 0050, and 0080 of FAIN et al. as disclosing "processing a query in a first manner when the query is determined to be a non-commercial query and processing the query in a second, different manner when the query is determined to be a commercial query." However, FAIN et al. discloses categorizing documents and Resulting Pages (see paragraph 0028), not queries. FAIN et al. specifically discloses (a) entering search terms or phrases into a system; (b) generating documents containing keywords that match the search terms or phrases; (c) categorizing search results into categories according to categorization criteria to create categorized documents; and (d) presenting the categorized documents (see paragraph 0033).

In contrast, claim 1 recites processing a <u>query</u> in one manner when it is a non-commercial query and processing the <u>query</u> in a second manner when it is a commercial query. If the word "query" is not enough to differentiate between the claims and the cited art, we propose defining the word query in the claim so that it is clear that a query is not a document or a search result.

Proposed Amendment:

A method for processing a query, comprising:
 receiving a query, wherein the query is a term or phrase that is searched;
 determining whether the query is a commercial query or a non-commercial query;
 processing the query in a first manner when the query is determined to be a non-commercial query; and

processing the query in a second, different manner when the query is determined to be a commercial query.